UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

Christina Zortman.

Civil File No. 10-cv-3086 JNE/FLN

Plaintiff,

VS.

DEFENDANT'S NOTICE OF SUBSEQUENT AUTHORITY

J.C. Christensen & Associates, Inc.,

Defendant.

Defendant respectfully submits notice of the following United States Supreme Court decision issued yesterday, which addresses whether plaintiffs may recover "emotional distress" damages under a federal statute with a remedy provision and legislative history similar to the Fair Debt Collection Practices Act, 15 U.S.C. § 1692k. *Federal Aviation Administration v. Cooper*, 566 U.S. ---, No. 10-1024 (March 28, 2012) (The Privacy Act of 1974, 5 U.S.C. § 552a(g)(4)(A), which provides for "actual damages sustained", does <u>not</u> include non-pecuniary, emotional distress damages) (compare to discussion on pp. 13-14 of Defendant's brief, Doc. 50).

BASSFORD REMELE
A Professional Association

Dated: March 29, 2012 By s/Christopher R. Morris

Michael A. Klutho (License #186302) Christopher R. Morris (License #230613) Jessica Schulte Williams (License #313993) Attorneys for Defendant 33 South Sixth Street, Suite 3800 Minneapolis, Minnesota 55402-3707 (612) 333-3000